Docket No. A2WI2320US

PATENT



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Kenneth Stern

Confirmation No.: 9062

Serial No.

10/718,215

Examiner:

John H. Le

Filed:

November 19, 2003

Art Unit:

2863

Title:

METHOD AND APPARATUS FOR AUTOCALIBRATING A PLURALITY OF PHASE-DELAYED CLOCK SIGNAL EDGES WITHIN A REFERENCE CLOCK PERIOD

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

STATEMENT OF THE SUBSTANCE OF THE INTERVIEW

Sir:

In response to the request for substance of the interview, mailed November 1, 2005 (copy enclosed), the applicant makes the following reply:

REMARKS

A telephone interview was accomplished with Examiner John H. Le on October 27, 2005. In response, the formal written reply to the last Office Action (dated August 1, 2005) was mailed October 31, 2005, prior filing this reply.

A summary of the telephone interview of October 27, 2005, follows:

- 1. Claim 1 was discussed.
- 2. U.S. Patent 6,242,959 was discussed in relation to claim 1.
- 3. In claim 1, the Examiner and applicant agreed to move "within a reference clock period" from the preamble to line 3 and after "plurality of clock signal edges."
- The main thrust of the presented argument was that delay spacings are measured between a plurality of clock signal edges within a reference clock period.

Respectfully submitted,

Date: November 17, 2005

Registration No. 41,701 Attorney for Applicant

Application No. 10/718,215 Statement of the Substance of Interview Dated November 17, 2005 Reply to Office Communication of November 1, 2005

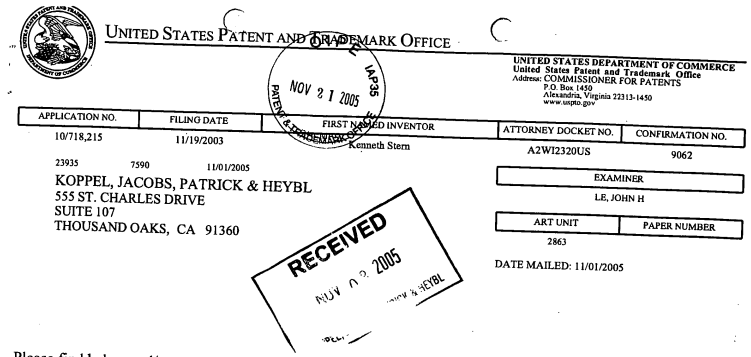
KOPPEL, JACOBS, PATRICK & HEYBL 555 St Charles Drive, Suite 107 Thousand Oaks, CA 91360 Phone (805) 373-0060 Fax (805) 373-0051 E/J/A/A2WI2320US/A2WI2320US.StatementOfInterview

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service, in an envelope addressed to: Commissioner of Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

11-17-00

Date



Please find below and/or attached an Office communication concerning this application or proceeding.

ACTION File Statement of the Substance of CALENDARE FOR 12/01/05 Witerview

OIPE	Application No.	Applicant(s)	
Interview Summary NOV 9, 1 2005	5 10/718,215	STERN, KENNE	TH
NOV ? 1 2005	Examiner	Art Unit	Γ
	John H. Le	2863	
All participants (applicant, applicant's representative, PT	O personnel):	<u> </u>	<u> </u>
(1) <u>John H. Le</u> .	(3)		
(2) <u>Attorney James K. Dawson</u> .	(4)		
Date of Interview: <u>27 October 2005</u> .			
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant	2) ☐ applicant's representative)] .	
Exhibit shown or demonstration conducted: d)☐ Yes If Yes, brief description:	e) <u></u> No.	•	
Claim(s) discussed: <u>1</u> .			
Identification of prior art discussed: US Patent No. 6,242,9			
Agreement with respect to the claims f)☐ was reached.	g)□ was not reached. h)⊠ N	/A.	
Substance of Interview including description of the genera reached, or any other comments: <u>See Continuation Sheet</u>	I nature of what was agreed to i	f an agreement v	vas
(A fuller description, if necessary, and a copy of the amend allowable, if available, must be attached. Also, where no allowable is available, a summary thereof must be attache	dments which the examiner agre copy of the amendments that wo d.)	eed would render ould render the cl	the claims aims
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE A INTERVIEW. (See MPEP Section 713.04). If a reply to the GIVEN ONE MONTH FROM THIS INTERVIEW DATE, OR FORM, WHICHEVER IS LATER, TO FILE A STATEMENT Summary of Record of Interview requirements on reverse s	THE MAILING DATE OF THIS	een tiled APPLI	
	John.	Se	
xaminer Note: You must sign this form unless it is an ttachment to a signed Office action.			
a dignor office action.	Examiner's signatur	re if required	-

U.S. Patent and Trademark Office PTOL-413 (Rev. 04-03)

Continuation Sheet (PTOL-413)

Application No. 10/718,215

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Applicant argues that the prior did not teach "measuring delay spacings between said plurality of clock signal edges". Examiner position is that the previous cited prior art teach amend claim 1, in line 3, inserted --within a reference clock period-- after "plurality of clock signal edges", which is overcome the previous cited prior art; however, the new limitations require further search.